1		Hon Tana Lin	
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6		DISTRICT COLUMN	
7	UNITED STATES DISTRICT COURT		
8	WESTERN DISTRICT OF WASHINGTON		
9	AT SEA	ATTLE	
10	SHYJU KRISHNANKUTTY	Case No. 2:23-cv-01734-TL	
11	Plaintiff,	STIPULATED MOTION FOR A SECOND EXTENSION OF TIME TO FILE	
12	V.	RESPONSIVE PLEADING TO COMPLAINT, AND [PROPOSED]	
13	COLUMBIA DEBT RECOVERY, LLC, d/b/a GENESIS; TRANS UNION LLC; and	ORDER	
14	EQUIFAX INFORMATION SERVICES, LLC	Note on Motion Calendar: December 21, 2023	
15	Defendants.		
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18	STIPULATE	ED MOTION	
19	Defendant Equifax Information Services	LLC ("Equifax"), by their attorneys and	
20	pursuant to Local Rules 7 and 10 of the Western District of Washington, moves for a second		
21	extension of time in which to answer or otherwise respond to the Complaint in this matter. It is		
22	stipulated and agreed to by and among counsel, that defendant Equifax Information Services		
23	LLC's time to answer, move or otherwise respond to the Complaint in this action is extended		
24	from December 27 th , 2023 through and including January 10 th , 2024. In support of its Motion,		
25	defendant states:		
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On November 13th, 2023, plaintiff Shyju Krishnankutty filed a Complaint in the 1 1. 2 United States District Court for the Western District of Washington. (ECF No. 1). 3 2. Equifax was served via CSC on November 15, 2023. 3. 4 Pursuant to Rules 12 and 8 Federal Rule of Civil Procedure, Equifax must file its responsive pleading by December 27TH, 2023. 5 4. 6 On December 21st, 2023, counsel for Equifax conferred with plaintiff's counsel to 7 confirm that plaintiff had no objection to extending Equifax's deadline to answer or respond to 8 plaintiff's Complaint to facilitate continuing settlement discussions. Plaintiff's counsel 9 confirmed that plaintiff consents to Equifax's requested extension. 10 5. Thus, to allow Equifax additional time to investigate plaintiff's allegations and to 11 engage in informal settlement discussions with plaintiff's counsel, Equifax respectfully requests 12 a second extension of time to answer or otherwise respond to plaintiff's Complaint through and including January 10th, 2024. 13 14 6. This motion is filed before Equifax's response to plaintiff's Complaint is due. 15 Equifax's request is not sought for the purpose of delay, nor will the additional time adversely 16 affect the just, speedy, and inexpensive determination of this action. See Fed. R. Civ. P. 1. 17 7. This motion is filed in good faith and is supported by good cause. /// 18

STIPULATED MOTION FOR A SECOND EXTENSION OF TIME TO FILE RESPONSIVE PLEADING AND [PROPOSED] ORDER - 2 Case No. 2:23-cv-00593

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WHEREFORE, Equifax respectfully requests the Court to issue an Order extending the	
time for Equifax to answer or otherwise	respond to plaintiff's Complaint through and including
January 10 th , 2023.	
DATED: December 21, 2023	MARKOWITZ HERBOLD PC
	s/ Jeffrey M. Edelson
	Jeffrey M. Edelson, WSBA #37361 JeffEdelson@MarkowitzHerbold.com
	1455 SW Broadway, Suite 1900
	Portland, OR 97201 Telephone: (503) 295-3085
	Attorneys for Defendant Equifax Information Services, LLC
	CONSUMER ATTORNEYS
	/s/ Dawn M. McCraw
	Dawn M McCraw CONSUMER ATTORNEYS PLC (SEA)
	450 ALASKAN WAY S
	STE 200 SEATTLE, WA 98104
	602-807-1527 Email: dmccraw@consumerattorneys.com
	Attorney for Plaintiff
	time for Equifax to answer or otherwise a January 10 th , 2023.

1	ORDER		
2	Based upon the foregoing Stipulated Motion for Extension of Time to File Responsive		
3	Pleading, the Court hereby ORDERS AND ADJUDGES as follows:		
4	1. The Stipulated Motion is GRANTED and ACCEPTED by the Court.		
5	2. Defendant Equifax Information Services, LLC shall answer or otherwise		
6	respond to the Complaint by January 10 th , 2024.		
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8	DATED: December 26, 2023.		
9	Jana St.		
10	Tana Lin		
11	United States District Judge		
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14			
15	Presented by:		
16	s/ Jeffrey M. Edelson		
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18	Jeffrey M. Edelson, WSBA #37361 JeffEdelson@MarkowitzHerbold.com		
19	Attorney for Defendant Equifax Information Services, LLC		
20	Services, LLC		
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